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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
| 10/722,950 | 11/25/2003 | Russell Alan Parker | 10030712-1 | 9616 | |
| 7590 09/17/2008 AGILENT TECHNOLOGIES INC. | | | EXAMINER | | |
| | | | PADGETT, MARIANNE L | | |
| INTELLECTUAL PROPERTY ADMINISTRATION,LEGAL DE MS BLDG. E P.O. BOX 7599 LOVELAND, CO 80537 | | IINISTRATION,LEGAL DEPT. | ART UNIT | PAPER NUMBER | |
| | | | 1762 | | |
| | | | NOTIFICATION DATE | DELIVERY MODE | |
| | | Notice of Abandonmer | 09/17/2008 | ELECTRONIC | |
| This application is ab | andoned in view of | House of Abandonnie | | | |
| | | proper reply to the Office letter mailed on | _ | | |
| | • | (with a Certificate of Mailing or Tran | |), which is after the | |
| expiration of | of the period for reply | (including a total extension of month | (s)) which expired on _ | · | |
| (b) A proposed | reply was received o | on, but it does not constitute a 37 CFR 1.113 to a final rejection consists of | proper reply under 37 | CFR 1.113(a) to the final | |
| | | ch places the application in condition for a | | | |
| | filed Notice of Appea | | with 27 CED 4 444) | | |
| • • • | • | ntinued Examination (RCE) in compliance to but it does not constitute a proper re | • | empt at a proper reply to | |
| | | FR 1.85(a) and 1.111. (See explanation in | | mpt at a propor roply, to | |
| (d) No reply ha | | | | | |
| | | required issue fee and publication fee, if Notice of Allowance (PTOL-85). | applicable, within the | statutory period of three | |
| date | ee and publication fee), which is after t e of Allowance (PTOI | e, if applicable, was received on the expiration of the statutory period for pa 85). | _ (with a Certificate of yment of the issue fee | Mailing or Transmission (and publication fee) set | |
| The issu | e fee required by 37 | is insufficient. A balance of \$ is CFR 1.18 is \$ is d by 37 CFR 1.18(d) , is \$ | due. | | |
| | | e, if applicable, has not been recieved. | | | |
| | Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37). | | | | |
| | | were received on (with a xpiration of the period for reply. | Certificate of Mailing | g or Trasmission dated | |
| | ed drawing have been | • | | | |
| 4. The letter of exall of the applic | | which is signed by the attorney or agent of | of record, the assigned | of the entire interest, or | |
| | press abandonment v | which is signed by an attorney or agent (ac ng application. | cting in a representativ | e capacity under 37 CFR | |
| | | t Appeals and Interference rendered on _ ired and there are no allowed claims. | and because | se the period for seeking | |
| 7. 🔲 The reason(s) | • | | | | |
| | | | | | |
| | | 1.137(a) or (b), or request to withdraw the any negative effects on patent term. | ne holding of abandor | iment under 37 CFR 1.1 | |
| Telephone inquiries s | hould be directed to t | he Office of Data Management at (571) 27 | '2-4200. | | |
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FORM PTO-ABN0 (Rev. 08/07)

Patent Publication Branch Office of Data Management